IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI WESTERN DIVISION

LAURA LOVE,)	
Plaintiff,)	Case No. 4:18-cv-00597-GAF
VS.)	
MILLER STARK KLEIN & ASSOCIATES,)	
,))	
Defendant.)	

UNOPPOSED MOTION FOR LEAVE TO WITHDRAW AS ATTORNEYS

COMES NOW Patrick A. Watts of the Watts Law Group, LLC ("Defense Counsel"), pursuant to Rule 74(a) of the Federal Rules of Civil Procedure and W.D. MO L.R. 83.2, moving this Court for leave to withdraw as attorney for Defendant Miller Stark Klein & Associates ("Defendant"). In support thereof, Defense Counsel assert as follows:

- 1. On August 6, 2018, Plaintiff Laura Love brought suit against Defendant alleging violations of the Fair Debt Collection Practices Act ("FDCPA"),
- On November 8, 2018, Defense Counsel entered his appearance on this matter and filed
 Defendant's Answer and Affirmative Defenses to Plaintiff's Complaint.
- This matter is set for Pretrial Conference on March 26, 2020, and set for Jury Trial on April 27, 2020.

RELIEF REQUESTED

4. Defense Counsel respectfully request that this Honorable Court enter an Order Granting Patrick A. Watts leave to withdraw as attorneys of record for Defendant.

BRIEF IN SUPPORT

5. Good cause exists for withdrawal of Defense Counsel in that Defendant has requested

that Defense Counsel withdraw from the case.

6. Said request was confirmed by electronic mail and a copy of said transmission is attached

hereto as "Exhibit A."

7. Upon information and belief of Defense Counsel, no attorney is to be substituted at this

time. Defendant's most recent address and contact information is:

Darryl Miller

Miller Stark Klein & Associates

1811 Sardis Road North, Suite 218

Charlotte, North Carolina 28270

(980) 825-8825

Dmiller00199@gmail.com

8. This motion to withdraw is unopposed by counsel for Plaintiff, Laura Love.

WHEREFORE, Defendant's attorney respectfully request that this Honorable Court enter an

Order granting Patrick A. Watts of Watts Law Group leave to withdraw as attorneys of record

for Defendant; and grant such other relief as this Court deems just and proper.

Dated: February 21, 2019

Respectfully submitted,

/s/ PATRICK A. WATTS

Patrick A. Watts

State Bar No. 61701

Watts Law Group LLC

212 South Bemiston Ave, Suite 200

St. Louis, Missouri 63105

pwatts@swattslaw.com

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on February 21, 2019, the foregoing was filed electronically with the Clerk of the Court and served by operation of the Court's electronic filing system to the following counsel of record:

Anthony Hernandez #69129 4041 NE Lakewood Way, Suite 200

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Attorney for Plaintiff

/s/ Patrick Watts